Abstract
Operational risk is fundamentally different from all other risks taken on by a bank. It is embedded in every activity and product of an institution, and in contrast to the conventional financial risks (e.g. market, credit) is harder to measure and model, and not straightforwardly eliminated through simple adjustments like selling off a position. While it varies considerably, operational risk tends to represent about 10-30% of the total risk pie, and has grown rapidly since the 2008-09 crisis. It tends to be more fat-tailed than other risks, and the data are poorer. As a result, models are fragile – small changes in the data have dramatic impacts on modeled output – and thus required operational risk capital is unstable. Yet the U.S. regulatory capital regime, the central focus of this paper, is surprisingly more rigidly model-focused for this risk than for any other. We are especially concerned with the absence of incentives to invest in and improve business control processes through the granting of regulatory capital relief. We make three, not mutually exclusive policy suggestions. First, address model fragility directly through regulatory anchoring of key model parameters, yet allow each bank to scale capital to their data using robust methodologies. Second, relax the current tight linkage between statistical model output and required regulatory capital, incentivizing prudent risk management through joint use of scenarios and control factors in addition to data-based statistical models in setting regulatory capital. Third, provide allowance for real risk transfer through an insurance credit to capital, encouraging more effective risk sharing through future product innovation. Until our understanding of operational risks increases, required regulatory capital should be based on methodologies that are simpler, more standardized, more stable and more robust.

Keywords: model risk, bank capital, bank regulation
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1. Introduction

On May 16, 2012, Thomas Curry, the Comptroller of the Currency (head of the OCC), said in a speech\(^1\) that bank supervisors are seeing “operational risk eclipse credit risk as a safety and soundness challenge.” This represents a real departure from the past when concern was primarily focused on credit and market risk. A major component of operational risk is legal liability, and the recent financial crisis, a credit crisis par excellence, has been followed by wave after wave of legal settlements from incidents related to the crisis. Consider the $25 billion settlement between the states and five large bank mortgage servicers (Ally, BofA, Citi, JPM, Wells), or, more recently, the LIBOR bid rigging penalties which have so far totaled $5.8 billion.

Meanwhile, the use of models to steer a bank has both broadened (annual stress testing is now required by banks as small as $10bn in size) and deepened (within that stress testing, even the budgeting process is increasingly tied to macroeconomic variables). As banks have learned to better measure, model and manage risk, regulators too have come to rely on these models.

Under the Basel II Accord, three approaches are set forth for the determination of regulatory capital for operational risk.\(^2\) The most simple, the Basic Indicator Approach (BIA), applies a single 15% factor to average annual gross income – a very crude capital requirement by most any standard. Next in line is The Standardized Approach (TSA) in which different percentages of income are applied across a set of standardized business lines. While this differentiated approach may come closer to achieving a more accurate reflection of an institution’s risk, the highest expectations are put on Basel’s AMA or Advanced Measurement Approach under which capital is determined by sophisticated internal models. This is the approach U.S. regulators (but not Basel itself) have required for large banks; the implications of this regulatory regime and how it is administered provide the primary focus of this paper. In brief, relative to other risk types, operational risk is very difficult to accurately measure. Pertinent data are sparse and models of operational risk tend to be extremely sensitive and fragile to anomalies common in historical loss data. And ironically, these internal models, fully intended to help manage risk, have actually created a significant new uncertainty for banks.\(^3\)

The typical risk taxonomy that organizes bank capital requirements includes credit, market and operational risk, and regulatory capital requirements under Basel II follow that taxonomy. Often the list

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\(^2\) A new proposal would eliminate the two simple approaches described here into a single revised Standardized Approach (SA); see “Operational risk – Revisions to the simpler approaches”, issued by the Basel Committee on Banking Supervision in October 2014 (BCBS 2014)

\(^3\) Model risk is itself a type of operational risk, classified under Clients Products and Business Practices (see Table 1 for details). However, regulatory risk is not part of the Basel event taxonomy.
of risks is longer: it may separately include other risks, interest rate, FX, settlement, counterparty, legal, reputational, liquidity, and so on. But most of these risks can be readily subsumed into one of the big three risk types (interest rate and FX into market risk, settlement and counterparty into credit, legal into operational, and so on). Other risks, for example business and reputational, while certainly not ignored by banks, are typically not explicitly capitalized under either regulatory requirements or internal capital frameworks. The measurement of the main financial risks (market and credit) is particularly well studied, and there are very well established practices for managing these risks. For example, it is straightforward to eliminate market risk by closing out the position, or credit risk by selling the exposure. Indeed exposure, even for a derivatives position, is neither ambiguous nor unbounded. This is not the case for operational risk.

As we describe in more detail later, Basel II disclosures from non-US banks show that operational risk has been growing from about 9% in 2008 to 13% in 2012. Due principally to the vast liability regime differences between the U.S. and the rest of the world, the latest Basel II/III disclosures from U.S. banks have proven to be well beyond the high range for non-U.S. banks.

Operational risk is fundamentally different from all other risk types. To again quote Curry (2012), “The risk of operational failure is embedded in every activity and product of an institution.” Importantly, there is no natural way to cleanly eliminate operational risk. The settlement of a lawsuit does not eliminate risk; an operational loss merely provides some evidence of how large the risk has been, and so arguably how large it could be in the future. How much damage could a rogue trader wreak? Every new incident sheds light on this question. But should each such incident necessarily point to ever higher levels of capital? After each significant loss event, there is an inevitable push to improve risk management, to close an observable gap, not just at the offending bank but across the industry. Yet if a new largest loss has been “observed” in data, recalibrated models tend to generate larger numbers resulting in greater required capital, regardless of mitigating actions put in place as a result of the event. As many institution’s models are directly tied to industry loss experience, this has effectively led to a one-way capital regime, always up, that offers little in the way of positive, prospective incentives; plenty of stick, not much carrot.

In this paper we provide a non-technical overview of the core issues confronting the industry on operational risk and its regulatory treatment today. In the face of an unobservable, arguably

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4 Kuritzkes and Schuermann (2010) report a range of 10-15% attributable to operational risk, as taken from bank-internal economic capital models, albeit before the financial crisis.

5 When aggregating across risk types in economic (internal) capital models, the result tends to be highly sensitive to the characterization of operational risk. See Rosenberg and Schuermann (2006).
unknowable exposure, we only learn about the nature of operational risk through new events and the
damage they cause. How do we then balance our proactive response with improved risk management
processes against the demand of the models for more capital? Can operational risk capital ever go
down? Any regulatory capital regime designed to address operational risk must come to grips with these
questions.

We have three broad policy suggestions:

1. Directly address the widely reported problem of model fragility which results in very unstable
capital numbers. Possible avenues for solutions include
   a. Regulators could specify key parameters (i.e., shape) for loss severity, leaving banks to
calibrate scale assumptions to their data using robust methodologies. Regulators are well
equipped to do this by taking advantage of their privileged position of having access to
data and analysis across the range of regulated banks, e.g. the Fed through the U.S. CCAR
   program.
   b. Similar to the Basel approach to calculating market risk capital, a lower percentile (say
   95%) could be used and scaled up via a multiplier determined by regulators to obtain the
desired confidence level. At least part of the problem of model instability is due to the
   extreme extrapolation often required to achieve the current required 99.9 percentile.
   c. Encourage the use of factors in models that would further explain differences in frequency
   and severity outcomes across businesses, geographies and institutions. These factors
could include categorical variables for products or simple links to insurance contract data.
   More attention could be given to understanding what determines the amount of liability
   risk for public fine or private actions given their significant importance. Systematic capture
   of such factors could go a long way toward facilitating deeper understanding of
   operational risk; such factors shared across institutions would hold promise to share the
   learning as well as reduce uncertainty associated with the use of external data.

2. Relax the current tight linkage between statistical model output and required regulatory capital,
   ideally encouraging better controls and incentivizing more effective risk management. This could
   follow from allowing greater influence (up and down) on capital requirements through the use
   of scenarios and BEICFs.⁶

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⁶ Business Environment and Internal Control Factors: one of the four information types allowed by the Basel rules;
details below.
3. Encourage banks to further explore risk transfer as an option for effective loss mitigation through an insurance credit to capital. Positive developments here could well result in product innovation that would make insurance even more effective as surrogate capital supporting operational risk. As a related matter, banks could be required to systematically track details of coverage, terms and conditions, both to improve modeling of insurance recoveries, and to facilitate that product innovation.

In section 2 we start with a quick introduction of definitions and the regulatory taxonomy of operational risk event types. We move on to examining the raw ingredients, the data, both internal and external. Section 3 moves from data to modeling where we provide a nontechnical overview of how the industry approaches the modeling problem, as well as the important and difficult problem of taking the model output and translating it into required capital. Here we also consider the problem of measuring the impact of risk mitigants, such as improvements in processes and control, as well as risk transfer through insurance. Section 4 revisits the policy problem and provides some concluding remarks.

2. Definition, taxonomy and data

The Basel Committee has defined operational risk as “the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events.” This regulatory definition includes legal risk but excludes strategic and reputational risk.\(^7\) Operational risk is subdivided into seven event types, listed in Table 1. Many of the largest recent mortgage litigation losses have been categorized into the Clients, Products & Business Practices (CPBP) risk type. A second dimension of the Basel data taxonomy is business line, of which there are eight major defined lines of business, listed in Table 2. As a consequence of this taxonomy, granular modeling of loss tends to be done across a defined combination of event types and business lines called a unit of measure (UOM). In deciding on UOMs, U.S. banks tend to stay within this Basel taxonomy, often starting with the seven event types and subdividing by business line within event type where the risk is deemed different and where credible data exist to support the business line subdivision.

The taxonomy of event types was in large part originally designed to facilitate risk management by looking to the causes and thus the prevention of events. However, it is important to recognize the ambiguity this taxonomy creates. Most events do not occur in isolation but are the result of (or enabled by) multiple causes. In assigning a loss to UOM, practitioners must identify a “primary” cause. For

\(^7\) BCBS (2006), §644.
example, is LIBOR bid rigging an internal fraud or a bad business practice? There are also operational
events that cross multiple business lines, for example a property loss. But models are not “smart”;
implicit in the modelling of operational risk is the assumption that classification of data into
homogeneous UOMs is correct and that each new event unambiguously belongs to one and only one
unit of measure. So as the assignment of a new event to UOM can often be subjective, the assignment
choice itself introduces uncertainty with regard to how a quantitative model will respond. A new large
event landing in one UOM may have no discernible effect on capital, while in another it could cause a
huge increase, in effect “blowing up” the model. The presumption that the event taxonomy is correct is
central to the modeling process.

The data taxonomy imposed by the Basel Committee was developed in the late 1990s when
operational risk data gathering and modeling was still in its infancy. All taxonomies seek to classify items
into progressively homogenous groups or types, and this taxonomy is no different. But we note that this
is a difficult challenge; one only need look at that taxonomy of coverages prevalent in the insurance
industry to see the challenges associated with crafting an unambiguous event taxonomy. But as it has
been over a decade now since the introduction of the Basel taxonomy for operational events,
accompanied by significant and broad-based data gathering efforts in the industry, it may well be time
to revisit this taxonomy to see if it can be improved or expanded upon. Here the goal should be to track
additional information about events, to allow more homogeneous grouping, more appropriate for
accurate measurement, and ultimately facilitate more effective risk management.

The case for revisiting these categories is particularly important in the U.S. with respect to bank legal
liability, largely captured by CPBP. Although there is no publicly available data indicating what
percentage CPBP accounts for in terms of overall capital held for operational risk, we suspect that CPBP
is the dominant driver of overall operational risk capital; it has certainly been a most important area of
concern since the 2008 financial crisis. In 2012 and 2013, U.S. financial institutions respectively incurred
$31.3 billion and $43.4 billion in regulatory fines and penalties from U.S. regulators; the tally for 2014, as
of this draft, is $61.7 billion.8 In addition, in 2013, public companies settled $4.8 billion in private
securities class action lawsuits (which were as high as $19.9 billion in 2006).9 In 2012, one-third of these
settlements were with financial firms. For the purpose of capital assessment, it would seem to make

8 Committee on Capital Markets Regulation (2013): [http://capmktreg.org/2013/10/committee-releases-quarterly-
financial-penalties-data/](http://capmktreg.org/2013/10/committee-releases-quarterly-financial-penalties-data/). See also
9 Ellen Ryan and Laura Simmons, Cornerstone, Securities Class Action Settlements (2006). See also “Securities Class
Action Settlements: 2013 Review and Analysis,” Cornerstone Research, Figure 2, p. 3.
sense to focus more on this particular event type, and look toward systematically improving the data to better differentiate between products, flagging litigated events, etc.

Basel II requires banks to incorporate four types of information into their models: internal loss data, external loss data, scenarios, and business environment and internal control factors (BEICFs). The reason for the inclusion of each type of information is easy to understand. Internal data are the losses that an institution has suffered directly and so are most directly relevant to the modelling. Institutions should also learn from others’ losses and so external data are pertinent. Loss scenarios are those potential events that can be identified through expert judgment and so should be reflected in a model’s output. Finally, the risk control environment obviously impacts loss outcomes. However, each element comes with its own promise and challenge.

Banks generally collect internal data based on a materiality threshold for recording an event. That threshold can be as low as zero (though in practice tends to be much higher), but capturing and processing this data is costly, so one must question the value of collecting very small losses. How far down to go tends to depend on the business profile; e.g., a credit card issuer may well want to have a lower threshold—since a material risk includes the accumulation of small-loss external fraud events—rather than a bank whose risk is dominated by significant trading operations. It is worth noting that the very act of systematically capturing data, even for apparently modest amounts, can help to cement a culture of operational risk awareness.10

A variety of external data are available, and these can be broadly classified into two categories: public and industry consortium. Public data are gathered from sources such as newspapers and journals, occasionally a very sensational loss will show up as note to a firm’s financial statements. An example of this kind is the SAS OpRisk Global Data; while SAS seeks to capture all losses in excess of US$100,000, there is a fundamental limitation as only those losses that are revealed to the public domain can be captured – and few banks rush to publicize bad news. Public data have been collected since the late 1990s, capturing events from even back into the 1970s. In the early days of operational risk modeling, these public data were especially critical as banks’ efforts toward internal data collection were just getting off the ground. Events revealed to the public eye typically come with a story line, descriptive information that potentially allows modelers to assess relevance. It is generally assumed that the larger and more notorious is an event, the greater its likelihood of finding its way into the public domain.

10 To be sure, the issue with internal loss data is not so much what the threshold should be, but whether the data are sufficient. For low-frequency/high severity UOMs, we do not know, based on internal data, whether a bank has been good (or bad) or lucky (or unlucky).
However, the capture of such data through public sources is far from complete, making it statistically difficult to use these data in modelling.

From a modelling perspective, the introduction of data-sharing industry consortia has represented a large improvement, primarily as the collected consortium data may be deemed “complete” – at least within the consortia-defined set of institutions and time window, and exceeding a specified severity threshold.\(^\text{11}\) The Operational Riskdata eXchange (ORX) has been in operation since 2002 and is currently the largest of these data-sharing consortia, having as of this writing a membership of 65 firms representing 20 countries. ORX requires that all losses greater than €20,000 be reported from their members and currently maintains a database of some 350,000 events. Each loss is classified by the member bank into a particular event type and business lines. ORX receives the data from participating institutions, anonymizes the submissions and shares the compiled database back to its membership. But at this point any story line associated with events is lost. Individual losses are identified only by geography, business line and event type; to protect confidentiality, specifically the identity of the institution which suffered the loss, no further detail is provided. Consortium data may be complete, but they are intentionally not transparent.

Even in the absence of Basel II, that internal data lack statistical credibility would suggest that external data be incorporated into models. It’s the low frequency high-severity events that drive capital, and such events are generally rare. For all but the largest banks, internal loss data (thankfully) “suffers” from a lack of credibility because such large losses are infrequent. As a practical matter then, the decision whether to incorporate external data into the modeling mix is generally made on a UOM-by-UOM basis; not surprisingly, those UOMs with very few, very severe losses (as for example as CPBP) are precisely those with least-credible internal data and so most in need of augmentation with external experience. In this way, many/most banks’ models are “exposed” to the industry’s largest losses. A large loss for one institution thus transmits to increased capital requirements for other institutions.

Clearly then, what may be data enrichment for one bank can be viewed as data infection by another. Any new operational loss event reported by a given bank will affect all other bank’s models built on such data. Currently, with the prevalence of some very large litigation losses following the financial crisis, this externality has become an acute problem. As an example, banks that did not participate in LIBOR rate setting could well have their capital model results driven by the penalties (and civil liability) associated with LIBOR bid rigging. As these events are not clearly labeled as such, it

\(^{\text{11}}\) Of course, data capture is never perfect, even within the best of institutions and with such well-defined boundaries.
becomes very difficult for banks not involved in rate setting to argue their removal. Thus, many banks are feeling individually required to pay with their capital for the most egregious sins of the industry. Indeed this variation of the well-known commons problem is an important consideration in any policy design, a topic we return to later.

So a reasonable suggestion might be for banks to simply assess the external data for relevance to their business model. This turns out to be more difficult than one might imagine. Before ORX came into being, the only external data available were the public data. As mentioned above, a limited amount of descriptive information is typically released with public disclosure, but it is understandable that a bank having suffered a large loss is not generally inclined to be any more detailed than is required. Consequently, while it is sometimes possible to filter these public data for relevance, it is often difficult or impossible based on the limited information available. This is a hard problem even in the presence of complete information – how much “different” does an event need to be to make it irrelevant? The situation grows worse with the consortium data. As most banks shifted to the consortium data to avoid the reporting bias inherent in the public data, they gave up even the limited descriptions that allowed such filtering. As described above, users then are left with simple event type and business line assignments, not nearly the level of detail required to make a compelling argument to regulators for excluding a given observation. A bank is left little information content with which to argue that a new large external loss, classified to their business line – that blows up their model – is not relevant to them.

The most commonly used and regulatory accepted filters then are simply geography and business line. The anonymity of reported events that consortia like ORX go through makes it difficult/impossible to design more granular filters because critical information like product or service is omitted. A bank may often find itself in the awkward position where data have passed the business line and geography filters, yet they suspect an individual event may be quite unrelated to their particular operation and so still they would wish to exclude it. Without being able to come up with a descriptive argument for exclusion, they may try to construct a statistical argument for exclusion; though these arguments have been met by regulators with high scepticism and limited success. Coupled with the subjectivity of classification described above, banks have little assurance that even those external losses that fall outside their product mix will not wreak havoc on their model, and their capital requirements.

The two remaining regulatory-required inputs are scenario analysis and business environment and internal control factors (BEICFs); each too comes with its own promise and pitfalls. Certainly the intent of scenarios is to allow experts to look for possible loss outcomes, both different and larger than hitherto observed, expanding data beyond the experienced events found in the loss databases.
Scenarios are the result of creative judgment, losses that have not occurred historically but are possible within a firm’s business model. Scenario development has in many banks become an elaborate and highly formalized process unto itself, in large part to avoid a number of different biases that might otherwise corrupt a consensus-driven expert opinion. Scenario analysis has proven to be a great tool for identifying risk management opportunities: a group of experts, coming together to discuss a particular set of scenarios will often hit upon new insights on how to better control risk. Not dissimilar to what happens naturally in the aftermath of a large loss, these discussions around potential future losses will tend to raise risk awareness and offer opportunities to improve the control environment.

BEICFs meanwhile will ideally reflect a very broad set of mechanisms, including internal and external environmental factors, and internal compliance systems, checks and reconciliations, system access controls, physical access controls (e.g. access cards), sales controls (e.g. recorded conversations), employee controls (e.g. pre-employment screening), and others. BEICFs are in theory derived or compiled from a measured assessment of the bank’s internal control environment. While some institutions have very advanced approaches to BEICFs (rivaling the AMA models themselves) there is little standardization in this area. And at the end of the day, it is difficult to draw certain conclusions on the basis of the absence of loss data, even given the best of control environments.

Scenarios and BEICFs may be used as direct inputs into an AMA regulatory capital model or as indirect inputs, i.e. as modifiers or checks. But as these two inputs tend to be subjective, i.e., reliant on the judgment of a firm’s internal experts and processes, regulators in the U.S. have shown extreme caution in using them and have revealed a strong preference that models be anchored firmly to the (arguably) more objective internal and external loss data. This view is not unreasonable, given the bias that might creep into judgment when capital implications are considered. But as a result, scenarios and BEICFs appear destined to remain a regulatory stick rather than a carrot. Unlike losses that have happened in the past, scenarios and BEICFs are forward looking and so would be the first model inputs to reflect an improved control environment. But rather than “rewarding” the bank with a lower regulatory capital charge if scenarios suggest low risk, it is thought that their subjectivity opens the door to gaming, and so banks are limited in effect to penalizing with higher capital charge when they reveal high risk.

Because of U.S. regulators’ concern that a perverse incentive might bias scenarios downward, and assessment of the control environment upward, scenarios and BEICFs are typically relegated to use strictly outside of or supplementary to the capital model itself. It is broadly perceived in the industry that U.S. regulators will only allow these inputs to increase, not reduce required capital. But not giving
credit for capped scenarios or improving BEICFs—incentivizing the reduction of risk through enhanced controls—is a significant gap in the current regulatory approach to operational risk. Proper exercise of supervisory judgment should not give way to over reliance on what may be objective data, but data that cannot predict the future accurately. Regulators should subject scenarios and BEICFs to a thorough review and where appropriate permit them to reduce required capital.

3. From data to models to capital

In the United States, larger banks are required to develop their own internal models for operational risk. These banks are often referred to as AMA banks, indicating that each has adopted one of the Advanced Measurement Approaches to the estimation of minimum required capital for operational risk. By far the dominant approach in the industry is the Loss Distribution Approach (LDA) in which statistical distributions are used to describe the frequency and the severity of events within each UOM. These statistical assumptions are typically used in simulations to generate many trials, or simulated years, to describe the range of possible outcomes. Some trials will have more or fewer events; some events will be smaller or larger. With correlations assumed between UOMs for aggregation, taken together the trials are meant to describe proportionately the full distribution of possible annual loss.

Underlying this modeling approach are certain statistical assumptions, for example the independence of one event from the next, as well as independence of the frequency and severity – there are good reasons to believe these assumptions may be quite unrealistic. A recent example stems from poor mortgage underwriting before the crisis, giving rise to many legal claims from just a single (widespread) business practice. This event (or set of events) is classified under CPBP, and now tends to dominate operational risk databases. These events are neither independent from one another, nor do they support the notion that frequency is independent from severity. Ironically, the independence assumptions are overtly questioned in the US supervisory stress testing process, the Comprehensive Capital Analysis and Review (CCAR), where banks are asked to model operational risk as being driven by macroeconomic variables such as unemployment or stock market volatility.

How to account for frequency in models is largely uncontroversial, but important. By far the most common frequency assumption is the single-parameter Poisson model which simply requires an

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13 See Sekeris (2012) for a good discussion.
14 An excellent discussion of this operational risk loss clustering is given in Chernobai and Yildirim (2008) – presciently written before the financial crisis.
15 There is some supporting evidence of pro-cyclical operational risk; see Chernobai, Jorion and Yu (2011), Moosa (2011) and Abdymomunov (2014) who finds evidence for CPBP and EDPM.
estimate of the average rate of occurrence in a given time increment.\textsuperscript{16} A perhaps under-examined
modeling element is the degree to which one needs to account for event clustering since the standard
approach assumes event independence. Time windows for data present another challenge; risk is not
static. In particular, timelines for frequency can show the impact of improved controls just as easily as
reflecting a changing external environment. Approaches that would sensibly account for trends in loss
event arrivals has also been given short attention. As reflecting such trends could impact capital charges
in either direction, the practice would further enforce incentives toward prudent management.

The choice of severity distribution is far more controversial, and problematic. To understand why,
consider that the capital consumed by operational risk, especially in severe scenarios, is generally
dominated by a single large event. Unlike credit risk, where a portfolio of loans exposed to a common
cause, say a downturn in the economy, may result in many individual loan losses that only in aggregate
produce a bad result, correlation does not generally drive operational risk. While certainly possible, it is
hard to imagine why a capital-draining external fraud, devastating property damage, or a significant
rogue trader event should naturally occur together. Of course there are examples of dependent events
(the clustering of legal claims from the subprime crisis is an obvious example), but this is more likely the
case within, rather than across, event types and UOMs. The reality here is that operational risk capital is
effectively sized, not to cover many occurrences, but the single worst case.

For AMA banks, regulatory capital is obtained through a value-at-risk (VaR) approach and is defined
as the 99.9% or 1-in-1000 year outcome – which gives some sense of the degree of extrapolation
required in operational risk modeling when many institutions now have no more than 10 or 15 years of
data. The key means of extrapolation comes from the severity assumption; as operational risk is
characterized by highly skewed and extreme outcomes, the assumed severity distributions must also be
highly skewed and allow for extreme outcomes. The problem is that such distributions also tend to be
extremely sensitive to the sparse data used for parameter estimation. That is, the same properties
required for a model to simulate extreme events imply a huge sensitivity to extreme events in real data,
notoriously the largest event (or events) in a dataset. Individual large events tend to drive parameters,
determining just how fat the modeled severity “tail” will be.

Quite important in the U.S., models are generally hard-wired to data and allow for few if any expert
overrides or detailed application of judgment; again for fear of gaming, subjectivity in all areas –
including the statistically arcane area of parameter estimation – is deeply frowned upon by the

\begin{footnote}
\textsuperscript{16} When the data exhibits over-dispersion (the variance far exceeds the average rate of occurrence), the two-
parameter negative binomial distribution is a common alternative.
\end{footnote}
regulatory community. As a result, operational risk models are inherently fragile and highly sensitive to new data arrivals, ironically by design. That model outputs can be highly volatile period-to-period is a reality. It has been highlighted in a number of recent papers and is a focal point of much current research. However, the regulators’ acceptance of any proposed solution remains uncertain if it comes with a trade-off of less automatic increases of capital tied to large loss experience in the industry.

To illustrate this fragility problem, we consider a disguised example from a U.S. AMA bank for a particular UOM that is modeled with the common lognormal distribution. The statistical algorithm seeks to find the best “value” of the two relevant parameters: “mu” which broadly describes the location of the distribution (where, on average, severities fall), and the more important shape parameter “sigma.” As sigma goes up, the distribution’s extreme tail grows fatter, allowing greater probability for extremely large events. Larger events imply need for more capital.

Figure 1 shows what the algorithm must contend with. Finding the best parameter values is like climbing a probability hill: you want to get to the top, meaning you want to find that unique pair of parameters (mu, sigma) that best fits the data. When the model works well, there is a single sharp peak in the landscape, meaning there is clearly one version of the model that best fits the data. However, the contours in Figure 1 show the top of that hill resembles a rather long plateau. Parameter pairs along the ridge share very similar elevation and are statistically indistinguishable, meaning that there are many models that fit the data very nearly equally well. Applied naively to determine capital, the model suggests it is equally likely that required capital should be $500 million, $1 billion or $5 billion. This is not an unrealistic example as even small variations in data can make the difference; it is all too common for practitioners of operational risk modeling.

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Unsurprisingly, it turns out too that the largest events in a loss dataset will tend to dominate the estimation. This presents a real problem for the modeler – and the regulator. Statistical models are geared to find what is most likely, to find the signal and filter out the noise. Because unusually extreme data points tend to impact the statistical model disproportionately, modelers routinely clean the data by removing outliers. But in operational risk, the “outliers” may be the most informative. And therein lies the dilemma: the inclusion of extreme observations results in very unstable and fragile models; yet techniques that might stabilize such models, for example methods from robust statistics, will tend to mute the impact of the observations that may be especially informative.\(^{19}\) While this is a general problem in risk management, it is by far the most acute in operational risk.

To get a sense of what share operational risk consumes in the total regulatory capital pie, we collected published Pillar 3 disclosures and annual reports for 16 of the largest Basel II-compliant European, Australian, and Canadian banks that were early disclosers of AMA results.\(^{20}\) The results show that from 2008 to 2012, regulatory capital requirements for operational risk increased by about a third, both in terms of share of total capital (from an average of 9% to 13%) and dollar RWA (from $559 to

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\(^{18}\) The figure was generated from actual operational risk loss data, a disguised client example for presentation here. The likelihood surface reflects relative probabilities that the lognormal severity parameters (mu, sigma) may have generated the observed data. The translation to capital includes an additional frequency assumption, one which as discussed is independent of severity, but that is common across the three points mapped.

\(^{19}\) See Chernobai and Rachev (2006) and Opdyke and Cavallo (2012) for a discussion of robust statistics and operational risk modeling.

\(^{20}\) The 16 banks are: Deutsche, BNP Paribas, Crédit Agricole, Barclays, Société Générale, UBS, ING Bank, UniCredit, Credit Suisse, Rabobank, Commerzbank, NAB, CBA, Westpac, ANZ, CIBC.
$737 BN). As it is well known that European regulators have been more amenable to use of expert judgment in capital modelling, our early expectation was that when US reporting were to come on-line, that the percentage share of total capital accounted for by operational risk would be even higher given the much higher levels of liability in the U.S. This unfortunately has proven to be the case. In Figure 3 we show 2014Q2 Basel 2 disclosures for eight advanced approaches banks. The median RWA share for operational risk is 24%, with a range from 16% to 32%. Taken at face value, it either means that US advanced approach banks have about twice the operational risk than other Basel 2 banks, or (more likely) that approved AMA models in the US generate far more conservative numbers.

Figure 2: Operational risk capital growing by share and RWA

<table>
<thead>
<tr>
<th>Industry average breakdown of RWA by risk type</th>
<th>Industry operational risk RWA (USD BN)</th>
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</thead>
<tbody>
<tr>
<td><img src="chart.png" alt="Bar chart showing industry average breakdown of RWA by risk type" /></td>
<td><img src="chart.png" alt="Bar chart showing industry operational risk RWA (USD BN)" /></td>
</tr>
</tbody>
</table>

- Credit Risk
- Operational Risk
- Market Risk
- Other Risk

- Europe
- Australia
- Canada
The question then becomes: how can an institution manage its volatile and growing operational risk capital requirements? As we have indicated, better risk controls (as reflected in BEICFs) will not appear to be rewarded in lower capital due to the concerns of U.S. regulators with subjectivity. What about mitigating risk through the purchase of insurance? Risk transfer or insurance is recognized in the Basel Accord as a mitigation method, subject to a ceiling of 20% of op risk capital. But as far as we know, at present no U.S. bank has yet successfully claimed any of this credit for regulatory capital relief. By contrast, several large European banks have successfully achieved capital relief from insurance. However, no European bank has come close to the 20% allowance; taken at face-value, if the mitigating impact of their insurance policies is less than 20% of operational risk capital the same would likely be true for large U.S. banks. Notwithstanding the desire of the insurance industry to improve its product to cover a greater share of banks’ operational risk exposure, this limitation largely makes moot any debate as to whether the credit for insurance should be increased to over 20%.

There are a number of challenges with the use of insurance in this context. First is the difficulty in measuring (modelling) the extent of insurance’s mitigating effect, a pre-condition for any bank’s claim against capital. As mentioned, AMA models are generally constructed around the Basel event types, while insurance programs are built around discrete coverages. Unfortunately it turns out that the two taxonomies are incompatible with one another: in general any explicit map will show a many-to-many...
relationship between Basel event types and coverages. Moreover, both the would-be insured and 
would-be insurer face the problem of calculating a price: the bank to decide whether it’s better to just 
self-insure, and the insurer to determine an actuarially fair premium. Apart from the modeling issue, 
there is also a legal challenge to prove that a given insurance coverage, qualified by exclusions and 
language in covenants, may effectively cover particular risks and result in recoveries post loss. 

Use of historical data on insurance recoveries is also problematic. First it is rarely systematically 
captured; while the ORX data includes a field for “indirect recoveries” that are often insurance related, 
these recoveries are generally not identified in relational data to be linked to a particular insurance 
policy with specific terms and conditions of coverage, deductibles and limits purchased, all of which can 
change from year to year. Even date of recovery is rarely captured. Clearly this is an area fertile for 
significant improvement. 

But perhaps the biggest concerns raised by regulators has to do with the “timeliness and certainty” 
of an insurance recovery. That is, how soon after a loss will there be a recovery, and recognizing that 
large losses are often contested by insurers, how certain can one be that there will even be a recovery? 
These are non-trivial concerns. Liquidity is real, often banks do not have the luxury of delaying payment 
of (for example) restitution to customers or shareholders while waiting for an insurer to make good on 
its promise. On the other hand, the timing issue may be overrated if payouts do not need to be made 
promptly, or if deferred sufficiently would permit financing. On the certainty point, the insurance 
industry has not always done itself favors by (perceived as automatically) contesting claims that may fall 
into some sort of legal grey zone. It may be hoped that through better data capture over time that 
timeliness and certainty of insurance recoveries may be more carefully studied, and so credit for 
insurance’s loss mitigating impact may be based on actual experience. Capital policy too should 
encourage this. 

These quantitative challenges and performance concerns notwithstanding, the objectives of prudent 
risk management are furthered through the effective use of insurance; the reality is that banks continue 
to purchase insurance, regardless of (the lack of) regulatory recognition through reduction in 
operational risk capital. In this spirit, it would seem reasonable, perhaps as the regime evolves further, 
that regulators in the United States would follow the lead of Europe by offering some incentive to banks 
to continue and improve this important mechanism for risk mitigation. 

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21 A notable exception is between the Basel event type Damage to Physical Assets (DPA) and property insurance.
4. Policy Implications

In general, we are skeptical of the efficacy of the current reliance on models for determining the capital of banks, and in particular the rigid translation from unstable and fragile models into regulatory capital requirements. Of the three risk types against which banks are required to hold regulatory capital – market, credit and operational risk – operational risk is hardest to measure and model, and the least well understood. It was the last risk type to be added to the regulatory capital calculation process, included only with Basel II in 2001. In contrast, Market risk (e.g., trading book) is by far the most precisely measured and modeled, and in that way the most tightly controlled. Kuritzkes and Schuermann (2010) place market risk at the most benign end of the spectrum of known, unknown and unknowable risks, typically making up only around 6% of total risk in a bank (though more in some, of course).

Yet even this risk type is hard to pin down precisely. Recently the Basel Committee asked 15 banks to calculate regulatory market risk capital for a set of hypothetical portfolios (BCBS 2013), with resulting wide variation. The difference between the smallest and largest was two to three-fold, depending on the portfolio. If the variation in computed regulatory capital for the risk that is best understood, best measured and subject to the least model controversy is so wide, it should make us especially cautious about hard-wiring a model of operational risk directly to required capital. Indeed Kuritzkes and Scott (2005) show this difference for operational risk capital to be on the order of ten-fold, and Kuritzkes (2006) reports up to a twenty to one range of implied operational risk capital.

So what could we do about operational risk? On consideration of a number of alternatives we offer three recommendations.

1. Address model fragility. Improve upon the existing LDA framework in a number of directions that are not mutually exclusive.
   a. First, reduce overall estimation noise and sensitivity of models to incoming event arrivals by anchoring key severity parameters. Through industry aggregate data, regulators have access to a broader experience base than any individual bank. There are good reasons to believe that within an event type, the experience across banks should reflect some commonality. While this may not be true for some high-frequency low-severity event types as execution and delivery process management (EDPM) where specific product mix is critical, it is arguably more appropriate for the low-frequency high-severity event types as CPBP where the banks shares a more common exposure say to litigation. For these event types,
regulators could specify certain parameters, such as the type of distribution and the shape parameter (exponent) that defines tail density, i.e., the degree to which fat tails dominate severity. Importantly, this parameter is highly sensitive to “the next” large operational risk event as illustrated above, and is largely responsible for step changes seen in required capital. As fat tails mean greater fragility, removing this degree of freedom would tend to lend stability to the otherwise highly sensitive models. This would also significantly decrease bank’s dependence on volatile external data. Note that even with the shape parameter anchored, it would still be the responsibility of banks to scale the distributions to their operations, and to determine appropriate frequency assumptions.

As the experience base broadens and lengthens, regulators could update these shape parameters (different ones for different event types) in a way that balances the information value that one bank’s experience has for all banks without going to the current extreme where, potentially, every bank has to self-insure, with capital, against operational risk events from every other bank. This approach could also go a long way towards addressing the commons problem that creates a disincentive to using external data.

b. Lower the computed confidence interval to reduce the estimation sensitivity that invariably comes with extrapolations into a very fat tail. An estimate that is less far out in the tail – say 95% instead of 99.9% – could then be scaled up, recognizing that estimates of the 99.9% tail are much (!) noisier than, say, 95%. This approach follows the methodology for computing market risk capital where the chosen computed percentile is 99%, and is then scaled up by a regulatory-prescribed multiple of 3-4X. Since market risk is the best measured and most accurately modeled of the three risk types, the estimated confidence level for operational risk ought to be lower. However, to be effective, testing would be needed to gain assurance that lowering the estimated confidence interval to, say 95%, in fact reduces the estimation noise which plagues the fat tail.

c. Encourage the use of factors in models that would further explain differences in frequency and severity outcomes across businesses, geographies and institutions. The vast majority of operational risk AMA models we’ve reviewed in the U.S. are purely descriptive: requiring only projections of frequency and severity without needing to explain why historical frequencies and severities are observed. Especially in the construction of Business Environment and Internal Control Factors (BEICFs) this is changing quickly; indeed, we are aware of examples of BEICF implementations that are significantly more sophisticated than
a typical AMA capital model. In essence, if it can be explained why losses are frequent or sparse, large or small, then projections will improve, and a new set of risk management tools may evolve. Risk indicators can be as simple as categorical variables for products or links to insurance contract data. In more elaborate formulations, behavioral elements as the bank’s varying propensity to invest in risk management may also be important. More attention could be given to understanding what determines the amount of liability risk for public fine or private actions given their significant importance. Systematic capture of such factors could go a long way toward facilitating deeper understanding of operational risk; such factors shared across institutions would hold promise to share the learning as well as reduce uncertainty associated with the use of external data.

2. Relax the current tight link between model output and required (regulatory) capital. Given the fragility of the statistical models, having a very tight coupling between model output and capital hardly seems desirable for either regulator or regulated. There are a few possible ways of making progress here:

a. Stronger role for scenario analysis. Moving away from models, we support the use of scenario analysis as a formal mechanism to incorporate expert judgment. European regulators, being much more skeptical of the use of unstable statistical models to determine regulatory capital, have already gone down this path. We recognize the incentive problem raised by the regulators: banks have a strong incentive to make only downward adjustments to required regulatory capital. But the current approach, namely that expert judgment can only be used to increase required capital from model output, seems unproductively asymmetric.

b. Echoing our discussion above, we hold a similar view toward the use BEICFs. Given that the goals of risk management are to reduce the probability of loss occurrence and mitigate severity, further investment into more sophisticated approaches to BEICFs would appear to be of primary importance. As these methods grow more accurate, and observable metrics by which risk may be measured become better understood, BEICFs would naturally have a role in modelling. We note the close relationship between the (unobservable) control environment and the (observed) loss history. Through more sophisticated use of BEICFs, some institutions have narrowed the often-seen gulf between operational risk measurement and operational risk management.
c. Model averaging. If there is reluctance to loosen the link between an LDA model’s output and required capital, one could mitigate the impact of any one fragile model by averaging across several competing models, built on complimentary information sets. There is a well-developed statistical literature on model averaging as a way of achieving robustness; for an excellent survey, see Timmermann (2006). Indeed it seems that the Federal Reserve, in their modeling of operational risk in the CCAR program, make use of three alternative approaches in arriving at their own estimate of operational risk impact in the stress test.22

3. Work with the banking industry, as have European regulators, to provide at least some capital relief for insurance, particularly given the rather modest percentage of insurance coverage for operational risk. We would expect this to have the dual effect of incentivizing banks to make better use of risk transfer as means of active risk management, and second to encourage the insurance industry to improve its product, possibly expanding coverage to areas of operational risk currently not covered, and improving terms and conditions so that “timeliness and certainty” concerns are reduced.

Linked with this recommendation is again the need to more systematically capture data, and in particular factors that might explain loss or, in this case, insurance recoveries. Data that identify the timing and amounts of insurance recoveries are of course key, but as important are reference pointers to particular coverages, insurance policies, and important terms of such policies as deductible, limit, etc. Only through the close historical tracking of such information will it become evident the extent to which insurance is effective and should qualify as surrogate capital.

To explore the efficacy of the recommendations above, if data are not currently in-hand the US regulators may wish to conduct a broad operational risk data gathering exercise. Subsequent analyses could include exploring the impact on model stability through fixing parameters, lowering confidence bounds, and on an enhanced/expanded taxonomy. The Federal Reserve, through its data gathering efforts in the CCAR program, by now has a very rich database of operational risk information and should thus also be in a good position to conduct such analysis. If the regulatory community finds that even with the largest operational risk database available, with fixed parameters or lower confidence intervals, that the resulting models are still quite unstable, it would call into question the existing regulatory strategy even more profoundly. We think that data gathering, analysis and directed research should be

rather uncontroversial. The time seems ripe for conducting such an exercise, especially as the industry has experienced a devastating financial crisis, generating more data and an appetite for reconsidering risk and capital approaches.

Meanwhile we strongly encourage taking some steps towards relaxing the current tight link between model output and required (regulatory) capital, perhaps by starting with allowing model averaging to directly address the fragility point. This step we think should also be quite uncontroversial. Further steps can be taken as we learn more. Until our understanding of operational risks increases, required regulatory capital should be based on methodologies that are simpler, more standardized, more stable and more robust.
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<tr>
<th>Event-Type Category (Level 1)</th>
<th>Category (Level 2)</th>
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<tbody>
<tr>
<td>IF Internal fraud</td>
<td>• Unauthorized Activity</td>
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<td>• Theft and Fraud</td>
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<tr>
<td>EF External fraud</td>
<td>• Theft and Fraud</td>
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<td></td>
<td>• Systems Security</td>
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<tr>
<td>EPWS Employment Practices and Workplace Safety</td>
<td>• Employee Relations</td>
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<td></td>
<td>• Safe Environment</td>
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<td>• Diversity and Discrimination</td>
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<tr>
<td>CPBP Clients, Products &amp; Business Practices</td>
<td>• Suitability, Disclosure and Fiduciary</td>
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<td>• Improper Business or Market Practices</td>
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<td>• Product Flaws</td>
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<td>• Selection, Sponsorship and Exposure</td>
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<td>• Advisory Activities</td>
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<td>DPA Damage to Physical Assets</td>
<td>• Disasters and other events</td>
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<td>BDSF Business Disruption and System Failures</td>
<td>• Systems</td>
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<td>EDPM Execution, Delivery and Process Management</td>
<td>• Transaction Capture, Execution and Maintenance</td>
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References


